

CHAPTER LXXXII.

AN ACT TO PROVIDE FOR THE APPOINTMENT OF CLERKS OF THE DISTRICT COURT IN COUNTIES WHICH HAVE BEEN OR MAY BE ATTACHED TO ANY OTHER COUNTY FOR JUDICIAL PURPOSES, AND HAVE BEEN OR SHALL BE DETACHED FROM SUCH COUNTY, AND PROVISION MADE FOR HOLDING A GENERAL TERM OF THE DISTRICT COURT IN SUCH DETACHED COUNTIES.

Be it enacted by the Legislature of the State of Minnesota:

SECTION 1. That whenever any county that heretofore has been or hereafter may be attached to any other county for judicial purposes, heretofore has been or hereafter shall be detached from such county, and provision made for the holding of a general term of the district court in such detached county, it shall be the duty of the judge of the judicial district in which such detached county is situate, within thirty days after receiving notice of the passage of the act detaching such attached county, to appoint a clerk of the district court within and for such detached county, which clerk shall hold his office until his successor is elected and qualified.

Duty of district judge to appoint clerks in certain cases.

SEC. 2. In all cases where any county or counties are or hereafter may be attached to any other county for judicial purposes, all pleadings, process, writs, recognizances, bonds and other papers by law required to be filed in the office of the clerk of the district court, shall be filed in the office of the clerk of such court in the county to which such county or counties are attached for judicial purposes.

Filing of papers in counties attached for judicial purposes.

SEC. 3. It shall be the duty of the secretary of state, within ten days after the filing in his office of any act of the legislature detaching any county that heretofore has been or hereafter may be attached to any other county for judicial purposes, and providing for the holding of a general term of the district court in such detached county, to notify in writing the judge of the judicial district in which such detached county is situate, of the passage of such act.

Duty of secretary of state when an attached county is detached.

SEC. 4. This act shall take effect and be in force from and after its passage.

Approved March 10, 1873.

CHAPTER LXXXIII.

AN ACT FOR AN ACT TO ATTACH THE COUNTY OF LYON TO THE COUNTY OF REDWOOD FOR JUDICIAL PURPOSES.

Be it enacted by the Legislature of the State of Minnesota :

SECTION 1. The county of Lyon is hereby attached to the county of Redwood for judicial purposes.

SEC. 2. This act shall take effect and be in force from and after its passage.

Approved March 10, 1873.

Lyon county at
tached to Red-
wood.

CHAPTER LXXXIV.

AN ACT TO ESTABLISH A TERM OF THE DISTRICT COURT IN THE COUNTY OF NOBLES, AND TO ATTACH THE COUNTY OF ROCK THERETO FOR JUDICIAL PURPOSES.

Be it enacted by the Legislature of the State of Minnesota :

SECTION 1. That a term of the district court shall be held in the county of Nobles, commencing on the first Tuesday of March in each year, and all actions and judicial writs and proceedings, civil and criminal, arising in the counties of Nobles or Rock, or pending in court and undetermined when this act takes effect, shall be triable and returnable and made to pend in the first named county. And the clerk of the district court in the county of Jackson shall transmit all papers relating thereto and

Term of court
fixed in Nobles
county.